

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

Criminal No. 19-CR-20246

v.

Hon. Denise Page Hood

D-2 RICKY HANDSCHUMACHER

D-3 COLTON JURISIC

D-4 REYAD GAFAR ABBAS

D-5 GARRETT ENDICOTT

Defendants.

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**STIPULATION TO FIND EXCLUDABLE DELAY**

Plaintiff, the United States of America, by its attorneys together with RICKY HANDSCHUMACHER, COLTON JURISIC, REYAD GAFAR ABBAS, and GARRETT ENDICOTT, defendants,<sup>1</sup> through their attorneys, hereby stipulate, and jointly move for the Court to find, that the time period between June 18, 2019 and October 18, 2019 qualifies as excludable delay under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7), because the ends of justice served by the granting of the requested continuance outweigh the best interests of the public and the defendant in a speedy trial. The parties' reasons for finding of excludable delay are as

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<sup>1</sup> The remaining defendants have not yet appeared in court in this district.

follows:

- The subject matter of this case is complex, involves multiple crimes and victims, and requires the examination of significant amounts of digital evidence;
- Additional time is needed for the defendants to review discovery, and for all parties to prepare for trial;
- Defendants RICKY HANDSCHUMACHER, COLTON JURISIC, REYAD GAFAR ABBAS, and GARRETT ENDICOTT, understanding these necessities, waived their speedy trial rights in court on Jun 18, 2019; and
- The Court, accepting the parties request for additional time, on June 18, 2019, continued the matter until October 18, 2019.

So stipulated and respectfully submitted,

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Date: September 3, 2019

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**ORDER SETTING PRETRIAL CONFERENCE DATE  
AND FINDING EXCLUDABLE DELAY**

Pursuant to the Stipulation between the United States of America and DEFENDANTS RICKY HANDSCHUMACHER, COLTON JURISIC, REYAD GAFAR ABBAS, and GARRETT ENDICOTT, the Court finds, that the time period between June 18, 2019 and October 18, 2019 qualifies as excludable delay under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7), because the ends of justice served by the granting of the requested continuance outweigh the best interests of

the public and the defendants in a speedy trial. The parties are to appear at a status conference before the Court on October 18, 2019, 10:00 a.m.

SO ORDERED.

s/Denise Page Hood  
Honorable Denise Page Hood  
UNITED STATES DISTRICT JUDGE

Entered: September 3, 2019